United States District Court

CENTRAL DISTRICT OF UTAH

UNITED STATES OF AMERICA

ORDER SETTING CONDITIONS OF RELEASE

JEREMY DAVID JOHNSON

Case Number:	2:1	I-CR-	-501	TS
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IT IS SO ORDERED that the release of the defendant is subject to the following conditions:

- The defendant shall not commit any offense in violation of federal, state or local or tribal law while on (1)release in this case.
- The defendant shall immediately advise the court, defense counsel and the U.S. attorney in writing of any (2) change in address and telephone number.
- (3) The defendant shall appear at all proceedings as required and shall surrender for service of any sentence imposed

as directed. The defendant shall next appear at (if blank, to be notified)

DATE AND TIME

Release on Personal Recognizance or Unsecured Bond

IT IS FURTHER ORDERED that the defendant be released provided that:

- (4) The defendant promises to appear at all proceedings as required and to surrender for service of any sentence imposed.
- (5) The defendant executes an unsecured bond binding the defendant to pay the United States the sum of

in the event of a failure to appear as required or to surrender as directed for service of any sentence imposed.

Additional Conditions of Release

Upon finding that release by one of the above methods will not by itself reasonably assure the appearance of the defendant and the safety of other persons and the community, it is FURTHER ORDERED that the release of the defendant is subject to the conditions marked below:

() (6) The defendant is placed in the custody of: who agrees (a) to supervise the defendant in accordance with all the conditions of release, (b) to use every effort to assure the appearance of the defendant at all scheduled court proceedings, and (c) to notify the court immediately in the event the defendant violates any conditions of release or disappears. Signed: Custodian or Proxy $(\checkmark)(7)$ The defendant shall: () (a) maintain or actively seek verifiable employment. () (b) maintain or commence an educational program. (✔)(c) abide by the following restrictions on his personal associations, place of abode, or travel: maintain residence at the address reported to PTS. No change without prior permission of PTS. () (d) avoid all contact with persons, who are considered either alleged victims or potential witnesses. (✔)(e) report on a regular basis to the supervising officer as directed. () (f) comply with the following curfew: (✔)(g) refrain from possessing a firearm, destructive device, or other dangerous weapon. () (h) refrain from any use or possession of alcohol. refrain from any use or unlawful possession of a narcotic drug and other controlled substances defined in 21 () (i) U.S.C. §802 unless prescribed by a licensed medical practitioner. undergo medical or psychiatric treatment and/or remain in an institution, as follows: () (j) (1)(k) execute a property bond or an agreement to forfeit upon failing to appear as required, the following sum of money or designated property in the amount of \$2,799,820.00 as described and listed in the stipulated motion for release pending trial with posting of property bond (filed on 9/14/11). () (l) post with the court the following indicia of ownership of the above-described property, or the following amount or percentage of the above-described money: () (m) execute a bail bond with solvent sureties in the amount of \$ () (n) return to custody each (week)day as of o'clock after being released each (week)day as of o'clock for employment, schooling or the following limited purpose(s): (\checkmark)(o) surrender any passport to Clerk of Court within 24 hours of release, currently in the possession of the IRS. (✔)(p) obtain no new passport. () (q) the defendant will submit to drug/alcohol testing as directed by the pretrial office. If testing reveals illegal drug use, the defendant shall participate in drug and/or alcohol abuse treatment, if deemed advisable by supervising officer. participate in a program of inpatient or outpatient substance abuse therapy and counseling if deemed advisable by the () (r)

- supervising officer. submit to an GPS (ET-1, highest security level of monitoring, zone limits) electronic monitoring program as directed **(✓**)(s) by the supervising officer, for a period of 90 days. If after 90 days there have been no violations of his pretrial release, the electronic monitoring device may be removed by his PTS officer
- no travel outside the State of Utah without prior permission of the court. The defendant is allowed to travel to (**V**)(t). Nevada with prior approval of PTS for proceedings related to FTC v. Johnson, et al., CV 10-2203-RLH Dist. of Nevada, for meetings with counsel, depositions, court appearances, etc.
- (ν)(u) surrender his pilots license (his license is currently in the possession of the FAA) to the Clerk of Court.
- (V)(v) disclose to the court any ownership interest in any assets, business or corporation not previously disclosed to FTC in the civil case.
- (\mathbf{v})(w) agree that the government may see the financial affidavit that was filled out prior to the appointment of counsel.

Chief Magistrate Judge David Nuffer Name and Title of Judicial Officer

Advice of Penalties and Sanctions

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness. victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years of more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both:
- (2) an offense punishable by imprisonment for a tem of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both. (3)
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in additions to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

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				City and State		Telephone
		Directions to t	he United Sta	ntes Marshal		4
v)	The defendant is ORDERED The United States marshal is defendant has posted bond an appropriate judicial officer at	ORDERED to keep the dolor complied with all	e defendant in co	for release. The defendan	clerk or judic t shall be prod	al officer that th
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